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SOUTHERN DISTRIC	<u> </u>	
In re:		Adv. Pro. No. 06-01955-ajg
Jesse Najjar,	Debtor.	
Jack Lefkowitz, -against- Jesse Najjar,	Plaintiff,	Hon. Arthur J. Gonzalez
		Chapter 7
	Defendant.	Case No. 06-10895

UNITED STATES BANKRUPTCY COURT

NOTICE OF PRESENTMENT

PLEASE TAKE NOTICE that the undersigned will present to the Hon. Arthur J.

Gonzalez the attached Stipulation of Settlement, of the above captioned Adversary

Proceeding, with request that the Stipulation of Settlement be "so ordered." The document will be presented at the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY on July 8, 2008 at 10:00 A.M.

Dated: July 1, 2008 New York, NY

15/ LANCE ROCER SPODEL

Lance Roger Spodek, Esq. Attorney for Defendant 330 West 58 St. – Suite 306 New York, NY 10019-1822 212-586-8606

UNITED STATES BA	NKRUPTCY COURT	
SOUTHERN DISTRIC	T OF NEW YORK	
In re:		
* ***		Adv. Pro. No. 06-01955-ajg
Jesse Najjar,	Debtor.	
Jack Lefkowitz,	Plaintiff,	Hon. Arthur J. Gonzalez
-against-	i iuiiitiii,	Tion. Titula 3. Gonzalez
		Chapter 7
Jesse Najjar,	Defendant.	Case No. 06-10895

STIPULATION of SETTLEMENT

It is hereby stipulated by and between the plaintiff Jack Lefkowitz (the "Plaintiff") and defendant Jesse Najjar (the "Defendant") the parties in the above captioned Adversary Proceeding (the "Adversary Proceeding") collectively (the "Parties") and their respective attorneys that the Adversary Proceeding is settled and concluded upon the terms contained in this Stipulation of Settlement (the "Stipulation").

1. The Plaintiff withdraws, with prejudice, all objections previously raised by him in this Adversary Proceeding and elsewhere claiming that he did not receive proper notice of the commencement of the Defendant's chapter 7 case bearing docket no. 06-10895 filed in the Southern District of New York (the "Chapter 7 Case") in consideration of a payment of seventeen thousand five hundred (\$17,500.00) dollars and other good and valuable consideration.

- 2. The Plaintiff withdraws, with prejudice, all objections previously raised by him in this Adversary Proceeding and elsewhere claiming that the debt owed to him by the Defendant was not dischargeable in the Defendant's Chapter 7 Case.
- 3. The Plaintiff acknowledges that the all debts owed to him by the Defendant were in fact discharged by virtue of the Defendant's Chapter 7 Case and the Discharge issued in that case.
- 4. That the parties agreed that the Adversary Proceeding shall be discontinued with prejudice and without cost or expense to either party.
 - 5. That the Clerk of the Court shall close this Adversary Proceeding.

Dated:

June 24, 2008

New York, NY

/s/ Jack Lefkowitz

/s/ Jesse Najjar

Jack Lefkowitz, Plaintiff

Jesse Najjar, Defendant

/s/ Mark A. Frankel

/s/ Lance Roger Spodek

Mark A. Frankel, Esq. (MF-8417) Backenroth Frankel & Krinsky, LLP Attorneys for Plaintiff 489 Fifth Avenue New York, NY 10017 212-593-1100 Lance Roger Spodek, Esq. (LS-6117) Lance Roger Spodek, P.C. Attorney for Defendant New York, NY 10019 212-586-8606

So Ordered:

Hon. Arthur J. Gonzalez, US Bankruptcy Judge